IN THE UNITED STATES COURT FOR THE DISTRICT OF UTAH CENTRAL DIVISION

ROBERT GOLDSTEIN,

Plaintiff,

MEMORANDUM DECISION AND ORDER DENYING PLAINTIFF'S MOTION

VS.

CAROL LYNN MARTIN,

Defendant.

Case No. 2:07-CV-818 TS

On December 10, 2007, the Court dismissed this case for lack of jurisdiction. The Court also found the Complaint failed to state a claim upon which relief could be granted and that granting leave to amend the Complaint would be futile.¹ Plaintiff then moved to reopen the case. The Court denied that Motion because the Court cannot reopen a case when it lacks jurisdiction.² Plaintiff responded by filing a document styled a "Motion to Recombine Charges." Construing Plaintiff's pro se Motion liberally, it states no basis for

¹Docket No. 9, at 2-3.

²Docket No. 11.

³Docket No. 12.

the Motion and it is not possible to determine what relief Plaintiff seeks from the Motion.

Nothing in the Motion changes the Court's prior ruling that dismissed this case for lack of

jurisdiction. Because there is no open case any motions attempted to be filed herein will

be moot. It is therefore

ORDERED that Plaintiff's Motion to Recombine Charges (Docket No. 12) is DENIED

AS MOOT because this case is dismissed and closed.

DATED March 26, 2008

BY THE COURT:

TEO STEWART

United States District Judge